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5	Attorney for Defendant	
6	YAIR ZUNIGA, II	
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8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERICA,	CASE NO. 2:24-CR-0319-WBS
11	Plaintiff,	STIPULATION REGARDING EXCLUDABLE
12	,	TIME PERIODS UNDER SPEEDY TRIAL ACT;
13	V.	FINDINGS AND ORDER
14	RAFAEL ARAUZA YAIR ZUNIGA, II.,	DATE: January 20, 2026 TIME: 10:00 a.m.
15	Defendants.	COURT: Hon. William B. Shubb
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16 17		on October 27, 2025. By this stipulation, the parties
	This case is set for a status conference of	on October 27, 2025. By this stipulation, the parties o January 20, 2026 at 10:00 a.m., and to exclude time
17 18	This case is set for a status conference of	o January 20, 2026 at 10:00 a.m., and to exclude time
17 18	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth	o January 20, 2026 at 10:00 a.m., and to exclude time
17 18 19	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth	o January 20, 2026 at 10:00 a.m., and to exclude time below.
17 18 19 20	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a	to January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION
17 18 19 20 21	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz	to January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and
17 18 19 20 21 22	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz	o January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and a, by and through his counsel of record Robert Forkner,
17 18 19 20 21 22 23	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz and defendant Yair Zuniga II, by and through has follows:	o January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and a, by and through his counsel of record Robert Forkner,
17 18 19 20 21 22 23 24	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz and defendant Yair Zuniga II, by and through has follows: 1. By previous order, this matter we have a status conference of the status conf	to January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and a, by and through his counsel of record Robert Forkner, its counsel of record, David D. Fischer, hereby stipulate
17 18 19 20 21 22 23 24 25	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz and defendant Yair Zuniga II, by and through has follows: 1. By previous order, this matter was 2. By this stipulation, defendants respectively.	o January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and a, by and through his counsel of record Robert Forkner, is counsel of record, David D. Fischer, hereby stipulate as set for status on October 27, 2025.
17 18 19 20 21 22 23 24 25 26	This case is set for a status conference of request a continuance of the status conference of under Local Code T4, for the reasons set forth ST Plaintiff United States of America, by a Charles Campbell, and defendant Rafael Arauz and defendant Yair Zuniga II, by and through has follows: 1. By previous order, this matter was 2. By this stipulation, defendants reconstruction and to exclude time between October 20, 2026, and to exclude time between October 20.	o January 20, 2026 at 10:00 a.m., and to exclude time below. IPULATION Ind through its counsel of record, Matthew De Moura and a, by and through his counsel of record Robert Forkner, is counsel of record, David D. Fischer, hereby stipulate as set for status on October 27, 2025. ow move to continue the status conference until January

- a) On May 2, 2025, the government produced discovery for this case consisting of 1350 documents and native files subject to a protective order consisting of hundreds of pages of discovery, including numerous photographs, audio files, and audio/video discovery, as well as police reports and criminal history documents.
- b) Counsel for defendants desires additional time to consult with their clients, review the current charges, conduct investigations and research related to the charges, review discovery, consider whether to request additional discovery, prepare pretrial motions, and otherwise prepare for trial..
- c) Counsel for defendants needs additional time to review the discovery in this case, to conduct independent factual investigation, to research trial and sentencing issues, to consult with his client, and to otherwise prepare for trial.
- d) Counsel for defendant Zuniga has a murder trial in Sacramento Superior Court scheduled to commence on December 2, 2025. A continuance is also needed for continuity of counsel.
- e) Counsel for the defendants believes that failure to grant the above-requested continuance would deny them the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
 - f) The government does not object to the continuance.
- g) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
- h) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of October 27, 2025 to January 20, 2026, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local Code T4] because it results from a continuance granted by the Court at defendants' request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.

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1	4. Nothing in this stipulation ar	nd order shall preclude a finding that other provisions of the	
2	Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial		
3	must commence.		
4	IT IS SO STIPULATED.		
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7	Dated: October 21, 2025	ERIC GRANT United States Attorney	
8		/s/ Charles Campbell CHARLES CAMPBELL	
9		Assistant United States Attorney	
10		MATTHEW DE MOURA Special Assistant United States	
11		Attorney	
12	Dated: October 21, 2025	/s/ Robert Forkner ROBERT L. FORKNER	
13		Counsel for Defendant RAFAEL ARAUZA	
14		RATALL TRATELY	
15	Dated: October 21, 2025	/s/ David D. Fischer DAVID D. FISCHER	
16		Counsel for Defendant	
17		YAIR ZUNIGA, II	
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20	FINI	DINGS AND ORDER	
21	IT IS SO FOUND AND ORDERED		
22	Dated: October 22, 2025	WILLIAM B. SHUBB	
23		UNITED STATES DISTRICT JUDGE	
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